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Attorneys for Plaintiff/Petitioner ZAMPERINI AIRFIELD PRESERVATION SOCIETY		
UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA		
ZAMPERINI AIRFIELD PRESERVATION SOCIETY, a California unincorporated association, Plaintiff/Petitioner,	CASE NO.: 2:24-cv-( JOINT STATUS RE SETTLEMENT AN BRIEFING SCHED	
	Christopher M. Wolcott, Esq. (State Bar ORBACH HUFF & HENDERSON LLP 1901 Avenue of the Stars, Suite 575 Los Angeles, California 90067-6007 Telephone: (310) 788-9200 Facsimile: (310) 788-9210 sbarankiewicz@ohhlegal.com cwolcott@ohhlegal.com  Attorneys for Plaintiff/Petitioner ZAMPERINI AIRFIELD PRESERVATIO  UNITED STATES IN CENTRAL DISTRICATION SOCIETY, a California unincorporated association,	

ASE NO.: 2:24-cv-04538-CBM-JPR

DINT STATUS REPORT RE TTLEMENT AND STIPULATED RIEFING SCHEDULE

Petition Filed: April 22, 2024

CITY OF TORRANCE, a California municipal corporation and ROES 1 through 100, Defendants/Respondents.

On May 27, 2025, plaintiff and petitioner Zamperini Airfield Preservation Society ("Plaintiff") filed a notice of settlement of the case. Dkt. 27. Pursuant to that notice of settlement, the Court vacated all pending hearing dates, stayed the action until July 28, 2025, and set a July 21, 2025 deadline for dismissal of the action. Dkt. 28. The parties' settlement was contingent on defendant and respondent City of Torrance's ("Defendant") City Council adopting an amended ordinance that included the settlement terms.

Defendant's City Council approved the terms of the settlement in closed session. However, on June 17, 2025, the City Council considered the amended ordinance but did not approve that ordinance. The parties now request that the Court reinstate the briefing

and

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1	schedule and set a hearing date on the Plaintiff's Writ of Mandate Petition as follows	
2	Defendant's opposition brief limited to 35 pages due by August 13, 2025.	
3	• Plaintiff's reply brief limited to 17 pages due by August 28, 2025.	
4	• The writ hearing be set in October 2025, on a date convenient for the Court.	
5	The parties further request that the Court vacate the stay in effect on this case a	
6	vacate the July 21, 2025 dismissal deadline.	
7		
8	DATED: June 19, 2025	ORBACH HUFF & HENDERSON LLP
9		-tue / "-
10		By: Jan M. Berauseur II
11		Stan M. Barankiewicz II  Attorneys for Plaintiff/Petitioner
12		ZAMPÉRINI AIRFIELD PRESERVATION SOCIETY
13	DATED: June 19, 2025	GATZKE DILLON & BALLANCE LLP
14	DATED: Julie 19, 2023	GATZKE DILLON & BALLANCE LLI
15		By: /s/Mark J. Dillon
16		Mark J. Dillon
17		Attorneys for Defendant/Respondent CITY OF TORRANCE
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ORBACH HUFF & HENDERSON LLP

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#### **CERTIFICATE OF SERVICE**

I certify that counsel of record who are deemed to have consented to electronic service are being served on June 19, 2025 with a copy of this document via the court's CM/ECF system pursuant to Local Rule 5-3.2.1.

> /s/ Stan M. Barankiewicz, II. Stan M. Barankiewicz II, Esq.